

Terminal Disclaimer To Obviate A Double

Docket No.

Patenting Rejection Over A Prior Patent				SHP026.6	
In Re Application	Of: Ferguson et al.				
Application No.	Filing Date	Examiner	Customer No:	Group Art Unit	Confirmation N
10/660,083	09/11/2003	Christopher Koharski	26,152	3763	5916
Invention: SAFI	ETY SHIELD: FOR M	EDICAL NEEDLES			
Owner of Record	Specialized Health	Products, Inc.	***************************************		
		COMMISSIONER FOR PA	TENTS:	<u> </u>	
provided below, the the expiration date disclaimer, of prior to be enforceable only patent granted on the lin making	terminal part of the state of the full statutory te Patent No. 6,902,546 of for and during such per instant application arthe above disclaimer,	cord of a 100% percent interestatutory term of any patent grants rm defined in 35 U.S.C. 154 to The owner hereby agrees to period that it and the prior patent is binding upon the grantee, it the owner does not disclaim	ed on the instant at 156 and 173, as hat any patent so it are commonly on successors and/	pplication, which was presently shorted granted on the insowned. This agree or assigns.	vould extend beyoned by any terminate of the control of the contro
application that wou patent, as presently held unenforceable, under 37 C.F.R. 1.3	ld extend to the expirat shortened by any term is found invalid by a c 21, has all claims cand	ion date of the full statutory term ninal disclaimer, in the event the court of competent jurisdiction, is celled by a reexamination certification in the certification is any termination of the certification in the certification is a second to the certification in	n as defined in 35 at it later expires f s statutorily discla cate: is reissued.	U.S.C. 154 to 156 or fallure to pay a imed in whole or t	and 173 of the pr maintenance fee, erminally disclaim
Check eith	er box 1 or 2 below, if a	ppropriate.			
1. For submisundersigned is emp	ssions on behalf of an owered to act on behalf	organization (e.g., corporation, of the organization.	, partnership, univ	rersity, governmer	nt agency, etc.), th
information and beli statements and the	ief are believed to be t like so made are pun	ents made herein of my own true; and further that these stat ishable by fine or imprisonment ements may jeopardize the validi	ements were mad l, or both, under S	e with the knowle Section 1001 of Ti	dge that willful fal- itle 18 of the Unite
2. The unders	igned is an attorney of	record.			
	Signature	Dated:	5/4/0	7	
	Paul S. Evans:				
PTO sugge	sted wording for termin	C.F.R. 1.20(d) included. <u>YES</u> al disclaimer was unchanged. b) is required if terminal disclaim	er is signed by the	ejassignee.	
CNGUYEN2 00000072	502375 10660083		-	-	